FILE

Troy T. Williams v. Capital One Bank(USA)N.A. and Equifax Information N.B. OF ALABAMA
Services Inc.

Case No. 5:17-cy-01216-HNJ

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA 22 P 4: 14 EASTERN DIVISION

U.S. DISTRICT COURT N.D. OF ALABAMA

August 22, 2017

This document relates to:

Troy T. Williams, an

Individual

CaseNo. 5:17-cv-01216-HNJ

Plaintiff, : PLAINTIFF DEMANDS TRIAL

: BY JURY

V.

:

Capital One Bank (USA)N.A. and Equifax Information Services

Inc.

Defendant(s)

PLAINTIFF'S AFFIDAVIT FOR MOTION FOR DEFAULT JUDGMENT IN ACCORDS WITH FED. R. CIV. P. RULE 55(a) AND 55(b)

I, Troy T. Williams, of Harvest, in Madison Alabama, MAKE OATH AND SAY THAT:

1. I am the Plaintiff in this action.

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- 2. This action was commenced pursuant to FCRA § 1681i and any parts and sub-parts that apply, out of state law violations, and out of the invasion of Plaintiff's personal and financial privacy by defendant(s), co-defendant "Equifax".
- 3. The time for defendant(s), co-defendant "Equifax", to answer or otherwise move with respect to the Complaint herein has expired.
- 4. Defendant(s), co-defendant "Equifax", has not answered or otherwise moved with respect to the Complaint and the time for defendant(s), co-defendant "Equifax", to answer or otherwise move has not been expanded.
- 5. That defendant(s), co-defendant "Equifax", is not an infant or incompetent, nor defendant(s), co-defendant "Equifax", is not presently in the military service of The United States as appears from all information and belief concerning litigant.
- 6. Defendant(s), co-defendant "Equifax", is indebted to Plaintiff, Troy T. Williams, in the following manner for all claims and damages alleged in his Complaint for non-answer and non-appearance. The damages are as follows: (1) mental anguish: \$300,000, [see Orkin Extermining Co. v. Jeter] (2) anger: \$40,000 [see Kenny v. R&R

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Corp. (3)Beldo v. University of anxiety: \$60,000 see Massachusetts, Boston] (4) depression: \$60,000 [see Beldo v. University of Massachusetts, Boston] (5) invasion of privacy: **\$300,000** [see Said v. Northeast Security (1996)] (6) <u>headaches:</u> \$50,000 [see Eng v. American Pie Inc. (1998)] (7) worry: \$250,000 [see Samuelson v. Sungard Financial Systems Inc. (1998)] (8) frustration: (unknown) [see MCAD v. Franzaroli (1970)] (9) sleep deprivation: \$100,000 [see Guth v. Faradellos (1996)] (10) stomach problems: \$250,000 [see Chanson v. Westinghouse Corp., (1995)] (11) <u>humiliation:</u> \$275,000 [see Tosti v. Ayik (1987)] (12) loss of enjoyment of life: \$250,000 [see Samuelson v. Sungard Financial Systems Inc., (1998)].

Total Actual Damages: \$1,935,000

actual damages less punitive, compensatory, This is nominal, fees, costs and less the 6.5yrs that "Equifax" has inaccurately reported information on Williams' credit report. Plaintiff, Williams, will leave these, (these being punitive, compensatory, nominal, fees, costs and 6.5yrs of inaccuracy to the discretion of the Court for a just and fair assessment).

For 6.5yrs of actual damages:  $$1,935,000 \times 6.5yrs = $12,577,500$ 

This figure does not include damages for other "counts" mentioned in Complaint and will be left to the discretion of the Court for just and fair assessment.

Statutory Damages: four counts of violation of the FCRA.

(1) 4 counts (\$1,000per offence) x 2mths(plaintiff commenced suit)
= \$8,000

Wherefore, Plaintiff, Troy T. Williams, requests that the default of defendant(s), co-defendant "Equifax", be noted and a certificate of default be issued.

In accords with 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and accurate to the best of my knowledge, information and belief, that the amount claimed is justly due to the Plaintiff and that no part thereof has been paid.

Respectfully submitted,

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Respectfully submitted,

/s/Troy T. Williams
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In Proper Person

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## **Certificate of Interested Parties:**

August 22, 2017

I, Troy T. Williams, do solemnly swear that the foregoing is true and correct to the best of my knowledge and that this "Affidavit for Motion for Default Judgment" is in compliance with with Local Court Rules and Fed.R.Civ.P.". I have sent the following parties a copy of my brief via United States Postal Service and by email. If you have any questions please contact me at twotheltlwill@gmail.com. Thank you.

Captial One Bank (USA)N.A.

Attn: Joshua Threadcraft

Burr & Forman LLP 420 North 20<sup>th</sup> Street Suite 3400 Birmingham, AL 35203

Email: <u>JThreadcraft@burr.com</u>

Attorney To Be Noticed

Equifax Information Services Inc.

Attn: Legal Department 1550 Peachtree St. N.W. Atlanta, GA 30309

Respectfully submitted,

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